· U.S. Department of Justice

OMB No. 1105-0003 Exhibit A

To Registration Statement Washington, DC 20530 Under the Foreign Agents Registration Act of 1938, as amended

Privacy Act Statement. Every registration statement, short form registration statement, supplemental statement, exhibit, amendment, dissemination report, copy of political propaganda or other document or information filed with the Attorney General under this act is a public record open to public examination, inspection and copying during the posted business hours of the Registration Unit in Washington, D.C. One copy is automatically provided to the Secretary of State pursuant to Section 6(b) of the Act, and copies of such documents are routinely made available to other agencies, departments and Congress pursuant to Section 6(c) of the Act. Finally, the Attorney Genreral transmits an annual report to the Congress on the Administration of the Act which lists the names of all agents and the nature, sources and content of the political propaganda disseminated or distributed by them. This report is available to the public.

Public Reporting Burden. Public reporting burden for this collection of information is estimated to average .49 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief, Registration Unit, Criminal Division, U.S. Department of Justice, Washington, D.C. 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, D.C. 20503.

> Furnish this exhibit for EACH foreign principal listed in an initial statement and for EACH additional foreign principal acquired subsequently.

1. Name and address of registrant		2. Registration No.	
Marcella Martinez Associates, Inc 411 East 53rd Street, 4D	4349		
New York, NY 10022 3. Name of foreign principal	4. Principal address	of foreign principal	
3. Name of foreign principal	c/oCongresos I	os Internacionales	
World Trade Center of Buenos Aires thr	1	so 9 ires Argentin a	
Parter International, Inc. 5. Indicate whether your foreign principal is one of the follow	wing type:	arres Argentino	
☐ Foreign government			
☐ Foreign political party			
☐ Foreign or ☐ domestic organization: If either, check or	ne of the following:		
☐ Partnership	□ Committee		
□ Corporation	□ Voluntary group		
☐ Association	☐ Other (specify)		
☐ Individual—State his nationality			
6. If the foreign principal is a foreign government, state:			
a) Branch or agency represented by the registrant.			
b) Name and title of official with whom registrant deals.			
7. If the foreign principal is a foreign political party, state:			
a) Principal address			
b) Name and title of official with whom registrant deals.			
c) Principal aim			

- 8. If the foreign principal is not a foreign government or a foreign political party,
- a) State the nature of the business or activity of this foreign principal World Trade Center of Buenos Aires S.A. is a member of the worldwide World Trade Centers Association, headquarted in New York. World Trade Center's aims are: to facilitate understanding throughout the wold beyond the frontiers of differen nations, ideologies or religions and to promote trade worldwide.

h)	İs	this	foreign	principal
v_j	13	11113	IUICIEII	principal

Owned by a foreign government, foreign political party, or other foreign principal Yes		No ₽
Directed by a foreign government, foreign political party, or other foreign principal Yes		No 🗷
Controlled by a foreign government, foreign political party, or other foreign principal		No 🖾
Financed by a foreign government, foreign political party, or other foreign principal Yes		No 🔽
Subsidized in whole by a foreign government, foreign political party, or other foreign principal Yes		No ∑ k
Subsidized in part by a foreign government, foreign political party, or other foreign principal Yes	X	No □

World Trade Center Buenos Aires S.A. is a private trade company, providing services for both the private and public sectors. Part of the revenues for those services are used to support this campaign.

World Trade Center Buenos Aires S.A. is owned and controlled by: Jorge E. Castex, President - 50% Saul Rotzstain, Vice President - 10% Mariano R. Castex, Director - 20%

Jorge Basso Dastugue, Director - 10% Paulo M. Protasio, Director - 10%

Date of Exhibit A May 22, 1991

Name and Title Marcella Martinez President

Mucella Mart

^{9.} Explain fully all items answered "Yes" in Item 8(b). (If additional space is needed, a full insert page may be used.)

^{10.} If the foreign principal is an organization and is not owned or controlled by a foreign government, foreign political party or other foreign principal, state who owns and controls it.

U.S. Department of Justice Washington, DC 20530

Exhibit B

To Registration Statement

OMB No. B05 0007

Under the Foreign Agents Registration Act of 1938, as amended

INSTRUCTIONS: A registrant must furnish as an Exhibit B copies of each written agreement and the terms and conditions of each oral agreement with his foreign principal, including all modifications of such agreements; or, where no contract exists, a full statement of all the circumstances by reason of which the registrant is acting as an agent of a foreign principal. This form shall be filed in triplicate for each foreign principal named in the registration statement and must be signed by or on behalf of the registrant.

Privacy Act Statement. Every registration statement, short form registration statement, supplemental statement, exhibit, amendment, dissemination report, copy of political propaganda or other document or information filed with the Attorney General under this act is a public record open to public examination, inspection and copying during the posted business hours of the Registration Unit in Washington, D.C. One copy is automatically provided to the Secretary of State pursuant to Section 6(b) of the Act, and copies of such documents are routinely made available to other agencies, departments and Congress pursuant to Section 6(c) of the Act. Finally, the Attorney General transmits an annual report to the Congress on the Administration of the Act which lists the names of all agents and the nature, sources and content of the political propaganda disseminated or distributed by them. This report is available to the public.

Public Reporting Burden. Public reporting burden for this collection of information is estimated to average .33 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief, Registration Unit, Criminal Division, U.S. Department of Justice, Washington, D.C. 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, D.C. 20503.

Name of Registrant

Marcella Martinez Associates, Inc.

Name of Foreign Principal Congresos Internacionales S.A. for World Trade Center Buenos Aires through Parter International, Inc.

Check Appropriate Boxes:

- 1½1 The agreement between the registrant and the above-named foreign principal is a formal written contract. If this box is checked, attach three copies of the contract to this exhibit.
- 2.1 There is no formal written contract between the registrant and foreign principal. The agreement with the above-named foreign principal has resulted from an exchange of correspondence. If this box is checked, attach three copies of all pertinent correspondence, including a copy of any initial proposal which has been adopted by reference in such correspondence.
- 3.1 The agreement or understanding between the registrant and the foreign principal is the result of neither a formal written contract nor an exchange of correspondence between the parties. If this box is checked, give a complete description below of the terms and conditions of the oral agreement or understanding, its duration, the fees and the expenses, if any, to be received.

4. Describe fully the nature and method of performance of the above indicated agreement or understanding.

To assist Parter International, Inc. with public relations activities including media audit, writing and disseminating press releases, informational "backgrounders", placing articles, providing information to interested press, arranging press meetings and speeches for visiting dignitaries.

5. Describe fully the activities the registrant engages in or proposes to engage in on behalf of the above foreign principal.

To assist Parter International with a continuing media audit of stories related to Argentina. Dissemination of background material and press releases conveying information about the World Trade Center, Argentina's economic restructuring, the preservation and strengthening of democracy in Argentina and information about any breaking economic or investment information. contacts to encourage coverage of Argentina's economic, cultural and tourist Schedule editorial meetings with Argentine officials on planned visits to US. Arrange speaking engagements for visiting officials or businessmen. Place articles in magazines or newspapers about Argentina's tourism, culture or export products.

6. Will the activities on behalf of the above foreign principal include political activities as defined in Section 1(o) of the Act?1 Yes XI No []

If yes, describe all such political activities indicating, among other things, the relations, interests or policies to be influenced together with the means to be employed to achieve this purpose.

In coordination with Parter International, Inc. through press releases, informational backgrounders and media relations we seek to convey positive messages about Argentina to encourage trade and investment. Specific objectives include: to position Argentina as a mature, sophisticated and reliable pro-Western nation; to increase recognition in Key US groups of the Menem government's commutmentto democracy and economic stability in Argentina; to generate greater understanding among these groups (US government officials and concerned legislators, influential foreign policy specialists, bankers, potential investors and importers) of Argentina's history and circumstances and of President Menem's role in effective positive change; to present Argentina to the US banking and business communities as a dependable and potentially profitable place to do business.

Date of Exhibit B

Name and Title

May 22, 1991

Marcella Martinez, President

Marcula Mart &

Political activity as defined in Section 1(o) of the Act means the dissemination of political propagands and any other activity which the person engaging therein believes will, or which he intends to, presail upon, indoctrinate, convert, induce, persuade, or in any other way influence any agency or official of the Government of the United States or any section of the public within the United States with reference to formulating, adopting, or changing the domestic or foreign policies of the United States or with reference to the political or public interests, policies, or relations of a government of a foreign country or a foreign political party.



501 Fifth Avenue New York, NY 10017 (212) 867-1717 Fax (212) 370-3390

May 13, 1991

Ms. Marcella Martinez
President
Marcella Martinez Associates, Inc.
411 East 53rd Street
Suite 4D
New York, NY 10022

Dear Marcella:

This letter of agreement will confirm our earlier conversation and correspondence with respect to our arrangement concerning the World Trade Center of Buenos Aires' account.

Parter International, Inc. ("Parter") has entered into an agreement with Congresos Internacionales S.A. to act as its communications consultant and to represent the interests of the World Trade Center of Buenos Aires. This is a public relations account under which we will develop and implement a media program for our client.

The first month's fee is \$6,000 for conducting a communications audit and the development of a program. We agreed that Marcella Martinez Associates ("Martinez") and Parter would split the fee evenly after expenses had first been deducted.

Parter's agreement with Congresos Internacionales calls for a monthly retainer of \$13,000 which includes all expenses. This retainer of \$13,000 is initially for a period of three months. If the contract is renewed for another three months, the retainer will remain at \$13,000 a month. If the contract is renewed for a year, the retainer is expected to become \$10,000 a month.

We agree as follows:

1. Responsibilities:

The respective responsibilities set forth below are not intended to be comprehensive but do reflect the jobs for which each firm has responsibility.

Martinez will be responsible for, among other things:

- O Developing the media strategy;
- Researching and writing the press materials:
- Placing articles and electronic media coverage;
- Obtaining speaking engagements for spokespeople representing Argentina;
- O Client contact responsibilities;
- Contact as appropriate and approved by the client and Parter with other companies representing the client in Europe;
- Legal responsibility for filing its subcontracted activities with FARA, with which Martinez is officially registered;
- Real, if secondary, responsibility for government relations, strategy development and preparing reports for the client.

Parter's responsibilities include:

- o Contact with the client;
- Contact with other companies representing the client in Europe;
- o Government relations;
- Strategy development;
- Editing of materials;
- o Preparation of FARA filings.

Should a representative of the Argentinean government come to the United States, both parties will be responsible for the organization and implementation of the trip.

It is anticipated that approximately 70-75% of the work on this account will be performed by Martinez.

2. <u>Compensation</u>:

It is agreed that the fees received from Congresos Internacionales will be split as follows:

All expenses will be deducted from the gross fee. Major expenses will be discussed by Martinez and Parter to determine how they will be allocated.

At the end of each month, Martinez will provide Parter with an accounting of all expenses which Parter will combine with the accounting of Parter's expenses to determine the net fee for that month.

The net monthly retainer after deducting expenses will be divided as follows:

- 1. The first month's (March 22 April 21, 1991) fee of \$6,000 will be split after expenses are deducted, 50%-50%.
- 2. Beginning with April 22, 1991, Martinez will be entitled to 57.5% of the fee and Parter will be entitled to 42.5% of the fee.

3. General Procedures:

- a. Parter reserves the right to modify, reject, cancel or stop any and all plans, schedules or work in process; and in such event Martinez shall immediately take proper steps to carry out Parter's instructions. In turn Parter agrees:
 - i. to assume liability for all such commitments;
 - ii. to pay Martinez, in accordance with the provisions of this agreement, any and all proper charges earned and incurred by it in connection with such work up to the time of its discontinuance, cancellation, or modification;
 - iii. to indemnify Martinez for all claims and actions by third parties for damages in consequence of Martinez carrying out the client's instructions.
- b. All copy, layouts, scripts, art work, photography, designs or other materials of documents prepared, purchased or furnished by Martinez on Parter's account and at the client's expense, and produced during the terms hereof, become the client's property, and shall be delivered to Parter upon request.
- c. Martinez will use its best efforts to maintain the confidential nature of data client entrusts to Martinez through strict control of its distribution and use.
- d. Martinez will endeavor to the best of its ability to guard against any loss to Parter through failure of suppliers to execute properly their commitments, but Martinez shall not be held responsible for any failure on its part.

e. Parter will indemnify Martinez against any loss and/or expense it may incur as the result of any claim, suit or proceeding made or brought against it or in which it asked to participate, based upon any materials it prepared or placed for Parter and based upon information provided by client or which Parter approved on the client's behalf before its dissemination, production, or publication, as well as claims or suits arising out of the nature or use of the client's products or services or Martinez relationship to Parter.

4. <u>Terms and Termination of Agreement</u>

- a. This agreement shall be considered in effect as of March 22, 1991 and shall remain in full force thereafter subject to cancellation by either party by giving 90 days written notice.
- b. All duties, responsibilities and rights shall continue in full force during the period of notice of termination.
- c. Upon termination of this agreement, Parter is to pay for all authorized work in process, at cost, and Parter shall assume Martinez liability under and indemnify Martinez with respect to all outstanding contracts made in clients behalf.
- d. Martinez shall transfer, assign and make available to Parter all property and materials in its possession or control belonging to and paid for by the client.

Cordially Tub

Alan S. Parter

Agreed to and accepted:

ERNAL SECU SCOTTON STOTRATION U DEPT. OF JUST

Marcella Martinez President Marcella Martinez & Associates

NOISIV.